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ATTORNEY DOCKET NO CONFIDMATION NO

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/090,911	03/05/2002	Hugo Jean Marie Demeyere	8449M	6590	
27752	7590 03/03/2	005	EXAM	EXAMINER	
	TER & GAMBLE	HARDEE	HARDEE, JOHN R		
INTELLECT	TUAL PROPERTY D				
WINTON H	ILL TECHNICAL C	ART UNIT	PAPER NUMBER		
6110 CENT	ER HILL AVENUE	1751			
CINCINNATI, OH 45224			DATE MAILED: 03/03/200	DATE MAILED: 03/03/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u>(</u>

	Application No.	Applicant(s)				
0.00	10/090,911	DEMEYERE ET AL.				
Office Action Summary	Examiner	Art Unit				
	John R. Hardee	1751				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFr after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply be r reply within the statutory minimum of thirty (30) or individually mill apply and will expire SIX (6) MONTHS from the cause the application to become ABANDO	e timely filed days will be considered timely. com the mailing date of this communication. NED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on						
2a) ☐ This action is FINAL . 2b) ☑ 1	This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 24 and 30-33 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 24 and 30-33 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) ☐ The specification is objected to by the Examiner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summa					
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date 		al Patent Application (PTO-152)				

Art Unit: 1751

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on February 2, 2005 has been entered.

Claim Rejections - 35 USC § 103

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 24 and 30-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 99/57259. The reference discloses fabric care compositions comprising a modified cellulase. Surfactant is typically present at a most preferable range of 1% to 30% by weight (p. 18, 2nd para). Cationic softeners are preferred, and include coconut dimethyl hydroxyethyl ammonium chloride, which is disclosed as especially preferred (p 20, bottom). Typical softening components include distearoyloxyethyl dimethyl ammonium chloride (p. 21, 12)). Total cationic content is preferably about 1-8% (p. 23, 2nd para.) Most preferred nonionics are alcohols of 8-18 carbons (preferably averaging 10 carbons) with 2-10 ethoxy groups (p. 26, 2nd para.) Addition of silicone antifoaming

Art Unit: 1751

agents, perfume and HCl in amounts which meet the limitations of applicant's elected composition are exemplified. Note the teaching at the 3rd full paragraph on p. 16 that the compositions may be used for manual treatment of fabrics and as softening treatments after laundering. The examiner takes the position that this passage may be fairly construed as teaching the use of the disclosed compositions for softening by hand after laundering. In any event, applicant's method steps are drawn only to contacting fabric with the recited compositions, and contact is clearly disclosed in the reference. This reference differs from the claimed subject matter in that it does not disclose a composition which reads on applicant's elected composition with sufficient specificity to constitute anticipation.

It would have been obvious at the time the invention was made to make such a composition and to use it for hand treatment of fabric after laundering, because this reference teaches that all of the ingredients recited by applicants are suitable for inclusion in a softening composition, that the compositions may be used for manual treatment, and that the compositions may be used for post-laundering treatment. The person of ordinary skill in the surfactant art would expect the recited compositions to have properties similar to those compositions which are exemplified, absent a showing to the contrary.

In the case where the claimed ranges overlap or lie inside ranges disclosed by the prior art, a *prima facie* case of obviousness exists. *In re Wertheim*, 541 F.2d 257, 191 USPQ 90 (CCPA 1976); *In re Woodruff*, 919 F.2d 1575, 16 USPQ2d 1934 (Fed Cir. 1990). Applicant's recitation of 90% suds reduction is drawn to determination of the

Art Unit: 1751

suds-reducing-effective amount of a disclosed suds reducer, and amounts to routine optimization.

Response to Arguments

- 4. Applicant's arguments are addressed in the 103 rejection above.
- 5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to the examiner, Dr. John R. Hardee, whose telephone number is (571) 272-1318. The examiner can normally be reached on Monday through Friday from 8:00 until 4:30. In the event that the examiner is not available, his supervisor, Dr. Yogendra Gupta, may be reached at (571) 272-1316.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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Art Unit: 1751

Page 5

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John R. Hardee Primary Examiner

March 3, 2005